



Connie Nicholas  
Assistant Vice President  
Wholesale Markets-Interconnection

**GTE Network  
Services**

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600 Hidden Ridge  
P.O. Box 152092  
Irving, TX 75038  
972/718-4586  
FAX 972/719-1523

March 15, 2000

Amy B. McIntosh  
President  
Bell Atlantic Network Data, Inc.  
1095 Avenue of the Americas, Rm 4131, 41<sup>st</sup> Floor  
New York, New York 10036

Dear Ms. McIntosh:

GTE has received your letter stating that, under Section 252(i) of the Telecommunications Act of 1996 (the "Act"), Bell Atlantic Network Data, Inc. wishes to adopt the terms of the Interconnection Agreement between NorthPoint Communications, Inc. and GTE that was approved by the Commission as an effective agreement in the State of Illinois in Docket No. 99 NA-052 (the "Terms"). I understand you have a copy of the Terms. Please note the following with respect to your adoption of the Terms.

1. By your countersignature on this letter, you hereby represent and commit to the following three points:

(A) Bell Atlantic Network Data, Inc. adopts the Terms of the NorthPoint Communications, Inc. agreement for interconnection with GTE and in applying the Terms, agrees that Bell Atlantic Network Data, Inc. shall be substituted in place of NorthPoint Communications, Inc. in the Terms wherever appropriate.

(B) Bell Atlantic Network Data, Inc. requests that notice to Bell Atlantic Network Data, Inc. as may be required under the Terms shall be provided as follows:

To : Bell Atlantic Network Services, Inc.  
Attention: Mr. John S. Cullina, Esq.  
1320 North Court House Road, 8<sup>th</sup> Floor  
Arlington, VA 22201  
Telephone number: (703) 974-2928  
FAX number: (703) 974-0691

(C) Bell Atlantic Network Data, Inc. represents and warrants that it will be a certified provider of local telecommunications service in the State of Illinois, and that its adoption of the Terms will cover services in the State of Illinois only.

2. Bell Atlantic Network Data, Inc.'s adoption of the NorthPoint Communications, Inc. Terms shall become effective upon GTE's filing of this letter with the Illinois Commerce Commission and remain in effect no longer than the date the NorthPoint Communications, Inc. Terms are terminated. The NorthPoint Communications, Inc. agreement is currently scheduled to expire on February 1, 2002.
3. As the Terms are being adopted by you pursuant to your statutory rights under section 252(i), GTE does not provide the Terms to you as either a voluntary or negotiated agreement. The filing and performance by GTE of the Terms does not in any way constitute a waiver by GTE of any position as to the Terms or a portion thereof, nor does it constitute a waiver by GTE of all rights and remedies it may have to seek review of the Terms, or to seek review in any way of any provisions included in these Terms as a result of Bell Atlantic Network Data, Inc.'s 252(i) election.
4. On January 25, 1999, the Supreme Court of the United States ("Court") issued its decision on the appeals of the Eighth Circuit's decision in *Iowa Utilities Board*. Specifically, the Supreme Court modified several of the FCC's and the Eighth Circuit's rulings regarding unbundled network elements and pricing requirements under the Act. *AT&T Corp. v. Iowa Utilities Board*, No. 97-826, 1999 U.S. LEXIS 903 (1999). Certain provisions of the Terms may be void or unenforceable as a result of the Court's decision of January 25, 1999 and the remand of the pricing rules to the United States Eighth Circuit Court of Appeals. Moreover, nothing herein shall be construed as or is intended to be a concession or admission by either GTE or Bell Atlantic Network Data, Inc. that any provision in the Terms complies with the rights and duties imposed by the Act, the decision of the FCC and the Commissions, the decisions of the courts, or other law, and both GTE and Bell Atlantic Network Data, Inc. expressly reserve their full right to assert and pursue claims arising from or related to the Terms.
5. GTE reserves the right to deny Bell Atlantic Network Data, Inc.'s adoption and/or application of the Terms, in whole or in part, at any time:
  - (a) when the costs of providing the Terms to Bell Atlantic Network Data, Inc. are greater than the costs of providing it to the NorthPoint Communications, Inc.;
  - (b) if the provision of the Terms to Bell Atlantic Network Data, Inc. is not technically feasible; and/or
  - (c) to the extent Bell Atlantic Network Data, Inc. already has an existing interconnection agreement (or existing 252(i) adoption) with GTE and the Terms were approved before the date of approval of the existing interconnection agreement (or the effective date of the existing 252(i) adoption).

6. The provisions of the Terms that might be interpreted to characterize traffic destined for Internet as local traffic or requiring the payment of reciprocal compensation are not available for adoption. As noted above, pursuant to Rule 809, the FCC gave ILECs the ability to deny 252(i) adoptions in those instances where the cost of providing the service to the requesting carrier is higher than that incurred to serve the initial carrier or there is a technical incompatibility issue. The issue of reciprocal compensation for traffic destined for the Internet falls within this exception. GTE never intended for Internet traffic passing through a telecommunications carrier to be included within the definition of local traffic and subject to the corresponding obligation of reciprocal compensation. Despite the foregoing, some forums have required reciprocal compensation to be paid. This produces the situation where the cost of providing the service is not cost based.
7. Should Bell Atlantic Network Data, Inc. attempt to apply the Terms in a manner that conflicts with paragraphs 3-6 above, GTE reserves its rights to seek appropriate legal and/or equitable relief.

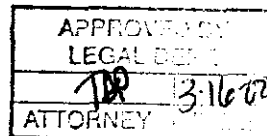
Please sign this letter on the space provided below and return it to the undersigned.

Sincerely,

GTE North Incorporated  
GTE South Incorporated

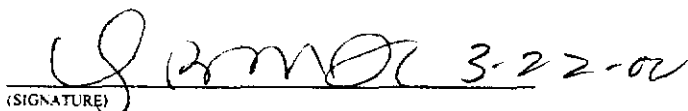


Connie Nicholas  
Assistant Vice President  
Wholesale Markets-Interconnection



Reviewed and countersigned as to points A, B, and C of paragraph 1:

Bell Atlantic Network Data, Inc.

  
(SIGNATURE)

Amy B. McIntosh  
(PRINT NAME)

c: G. Everhart - GTE

**EXHIBIT 1**